

Date: August 23, 2002

U 013029-5

PATENT

		IN THE UNITED STATES PAT	TENT AND TRADEMARK OFFICE
In re	e applica	tion of Teoh Hwa ANG	
Serial No.:		09/734,800	Group No.: 3641
Filed:		December 12, 2000	Examiner:
For:		ARTILLERY FIRING SYSTEM	
		ommissioner for Patents 1, D.C. 20231	
		AMENDMEN	T TRANSMITTAL
1.	Trans	mitted herewith is an amendment t	for this application.
		ST	TATUS
2.	Appli-□	a small entity. A statement: is attached. was already filed. other than a small entity.	RECEIVED AUG 2 8 2002 GROUP 3600
· · · · · · · · · · · · · · · · · · ·			G/TRANSMISSION (37 C.F.R. 1.8(a))
1 neret	by certify the	that, on the date shown below, this correspondent MAILING	FACSIMILE
×	danasit	ted with the United States Postal Service	☐ transmitted by facsimile to the Patent and
	with su envelo	officient postage as first class mail in an pe addressed to the Assistant dissioner for Patents, Washington, D.C.	Trademark Office. Signature

(Amendment Transmittal-page 1 of 4) 9-19

(type or print name of person certifying)

William R. Evans

EXTENSION OF TERM

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete respons after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry camendment after expiration of the shortened statutory period.			ete response has been filed d/or entry of an additional				
	If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shorter statutory period unless the timely-filed response placed the application in condition for allowance. Of course, Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice December 10, 1985 (1061 O.G. 34-35).					xpiration of the shortened allowance. Of course, if a	
NOTE:	See 37 C.F.R. 1.645 for extensions of time in interference proceedings, and 37 C.F.R. 1.550(c) for extensions of time in reexamination proceedings.						
3.	The proceedings herein are for a patent application and the provisions of 37 C.F.R. 1.136 apply.						
		(complete (a) or (b), as applicable)					
(a) Applicant petitions for an extension of time under 37 C.F.R. (fees: 37 C.F.R. 1.17(a)(1)-(4)) for the total number of months				F.R. 1.136 onths checked below:			
		Extens			e for other than all entity	Fee for small entity	
		one mo		\$	110.00	\$ 55.00	
		two months		\$	400.00	\$ 200.00	
		three n	nonths	\$	920.00	\$ 460.00	
		four months		\$	1,440.00	\$ 720.00	
					Fee: \$	_	
If an ac	dditional	extensi	on of time is required, p	lease	e consider this a petition there	efor.	
			(check and complete	the	next item, if applicable)		
		An extension for months has already been secured. The fee paid therefor of \$ is deducted from the total fee due for the total months of extension now requested.					
	Extension fee due with this request \$						
	OR						
	(b)	⊠	conditional petition bei	ng n	extension of term is require nade to provide for the possibne need for a petition for exte	ility that applicant has	

FEE FOR CLAIMS

The fee for claims (37 C.F.R. 1.16(b)-(d)) has been calculated as shown below:

		(Col. 1)	(Col. 2)	(Col. 3)	SMA ENT			OTHER THA	
	R	Claims emaining After nendment	Highest No. Previously Paid For	Present Extra	Rate	Addit. Fee	OR	Rate	Addit. Fee
Total	*	Minus	**	=	x \$ 9=	\$		x \$ 18=	\$
Indep	. *	Minus	***	=	x \$ 42=	\$		x \$ 84=	\$
□Firs	st Prese	entation of M	Iultiple Depend	lent Claims	+ \$140=	\$		+ \$280=	\$
	-			To Addi	tal t. Fee	\$	OR	Total Addit. Fee	\$
* ** *** ***	If the " If the " The "H I of a p	Highest No. Pr Highest No. Pr ighest No. Pre- orior amendmen "After final"	s less than the entreviously Paid For eviously Paid For viously Paid For (nt or the number of rejection or action of form which has	IN THIS SPA IN THIS SPA Total or Indep. claims origina (§ 1.113) amen.	CE is less tha CE is less tha) is the highest lly filed. dments may be	n 20, enter 'in 3,	3". ound in eling cl	aims or complyin	
(complete (c) or (d), as applicable)									
	(c)	⊠ N	o additional fee	e for claims	is required.				
OR									
	(d)	□ T	otal additional	fee for claim	s required	\$	• • •	•	
				FEE PAY	MENT				
5.			is a check in the			<u>-</u> -		_•	

A duplicate of this transmittal is attached.

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FEE DEFICIENCY

المركزة المعرب

Reg. No.

Tel. No.

Customer No.

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).

6.

If any additional extension and/or fee is required, charge Account No. 12-0425.

AND/OR

☐ If any additional fee for claims is required, charge Account No. 12-0425

SIGNAPORE OF PRACTITIONER

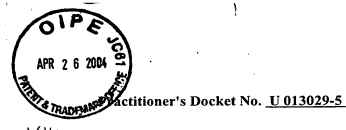
William R. Evans, 25858, (212) 708-1930

(type or print name of practitioner)

P.O. Address

c/o Ladas & Parry 26 West 61 Street New York, N.Y. 10023

(Amendment Transmittal-page 4 of 4) 9-19



Date: April 23, 2004

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Ap	re application of plication No.: ed: December: ARTILLI	09/734,800	Group No.: Examiner:	acceiven
P. (ommissioner O. Box 1450 exandria, VA			RECEIVED MAY 0 3 2004 GROUP 3600
		STAT	TUS INQUIRY	
1.	More than	6 months have passed	since	• · · ·
	th N	TEW APPLICATIONS ne filing of this application of communication has been rection on this application.		1 Trademark Office indicating
	th	MENDED APPLICATIONS ne filing of a response on for further communication ha	.	atent and Trademark Office.
	[] A	PPEALED APPLICATION The Appeal Brief was		
		(When using Express Mail, the	NDER 37 C.F.R. 1.8(a) and 1.1 Express Mail label number is modertification is optional.)	
I he	reby certify that, o	on the date shown below, this corre	spondence is being:	
			MAILING	
⊠	deposited with th Alexandria, VA		envelope addressed to the Comr	missioner for Patents P. O. Box 1450,
	;	37 C.F.R. 1.8(a)		37 C.F.R. 1.10*
×	with sufficient po	ostage as first class mail.	•	fail Post Office to Address" No (mandatory)
	transmitted by fa	csimile to the Patent and Trademan		
	transmitted by la	comme to the ratent and readenia		

• Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

Signature

William R. Evans

(type or print name of person certifying)

(check and complete applicable items below)

[X]	[] An Examiner's Answer was [] A Reply to the Examiner's ALLOWED APPLICATIONS Issue fee Paid OCTOBER 15, 2 the mailing of FORM POL-327 and	Answer was submitted on		
	vise the undersigned of the present statestamped return-addressed envelope	tus of this application, by checking the appropriate is provided.		
NOTE:	M.P.E.P. § 203.08 Status Inquiries, 8th Edition	on, cautions as to the submission of status inquiries as follows.		
	NEW APPLICATION			
	Form PTOL-37 in every case of allowance addition to a formal Notice of Allowance (Paneed for status inquiries even as a precautio application may have been passed to issue	for the routine mailing from the Technology Centers (TCs) of of an application. Thus, the mailing of a form PTOL-37 in TOL-85) in all allowed applications would seem to obviate the mary measure where the applicant may believe his or her new on the first examination. However, as an exception, a statuse of Allowance is not received within three months from receiption.		
	dockets of each art unit and TC with respect	ominimize the spread in dates among the various examiner to actions on new applications. Accordingly, the dates of the Official Gazette are fairly reliable guides as to the expected time Edications or action.		
	Therefore, it should be rarely necessary to q	nuery the status of a new application.		
	AMENDED APPLICATIONS			
	months of the date the examiner receivers the reply by the attorney until 5 or 6 months have for replies to the Office actions, adequately a prima facie proof of receipt of such papers submission of a copy of the postcard with a co	then up by the examiner and an action completed within two exapplication. Accordingly, a status inquiry is not in order after exelapsed with no response from the Office. A postcard receipt and specifically identifying the papers filed, will be considered. Where such proof indicates the timely filing of a reply, the copy of the reply will ordinarily obviate the need for a petition a final action will obviate the need for a petition to revive only R. 1.113.		
		~		
Reg. No.:		SIGNATURE OF PRACTITIONER		
Tel. No.: ()		William R. Evans, 25858, (212) 708-1930 (type or print name of practitioner)		
		P.O. Address		
Customer No.:				
Customer 190.:		c/o Ladas & Parry LLP 26 West 61st Street		

New York, N. Y. 10023

STATUS INQUIRY REPLY

APPLICATIO	N SERIAL NO IS CURRENTLY
[]	ASSIGNED TO GROUPAND AWAITS: [] ACTION BY THE EXAMINER. [] APPLICANT'S RESPONSE TO THE OFFICE ACTION MAILED
APPEAL NO.	
[]	IS AWAITING ACTION BY THE BOARD OF PATENT APPEALS AND INTERFERENCES [] DATE OF HEARING EXPECTED [] DECISION EXPECTED